

NEW-JERSEY ITEMS.

REPUBLICAN MEETING.—A regular meeting of the Hudson County Association was held last evening at their headquarters in Jersey City. Col. James of Wisconsin made an interesting speech, well calculated to strengthen and encourage the Republicans of New Jersey. The attendance was large. The next meeting of the Club will be held in Park Hall, and will be addressed by Isaac W. Scudder, esq., of Jersey City, and Wm. H. Fry of New-York.

There will be a grand Mass Meeting of the Republicans of Morris County, at Morristown, N. J., on Thursday next, at 2 o'clock, on the Public Square (Washington Headquarters). This promises to be an enthusiastic gathering of the friends of Freedom in Morris County. The following speakers are announced to be positively present: The Hon. N. P. Banks (Speaker of the House) of Mass.; George W. Curtis, esq., of New-York; the Hon. John Van Dyke and George H. Brown, and R. S. Field, esq., of New-Jersey. Gov. A. H. Reeder of Kansas will speak in the evening. The Hon. Caleb B. Smith of Indiana, the Hon. James M. Root of Ohio, and Lieut.-Gov. Raymond of New-York are also expected to be present.

The indications in favor of Fremont and Dayton in New-Jersey are cheering. Their strength is constantly increasing by accession, not only from the masses but from among the prominent men of the opposing parties. The Republican clubs of the cities and towns in that State are holding large and spirited meetings, and are working with considerable zeal for the diffusing of the truth among the people on the subject of the politics of this campaign. Documents are being thoroughly circulated, and with good effect.

The Railroad bridge over the Delaware River at Easton, which fell some three weeks ago, is so far reconstructed that the connection will be resumed and cars pass over the bridge during the present week. The Company have been engaged upon this work night and day since the occurrence.

RAILROAD ACCIDENT.—A fireman named Henry Revin, on the engine of the early train from New-York on the Central Railroad, on Friday morning, while in the act of adjusting some wood upon the train, was struck and killed by the engine, which was passing over the bridge at that time. He was an estimable man, and leaves a wife and two children at Philadelphia. The engine was stopped at once, and the body was taken from the track and down an embankment about 11 o'clock the same morning. The engine turned over, but no one was seriously injured.

Mr. John C. Underwood of Virginia, and J. A. Briggs of Ohio, will address the Republicans of Elizabeth on Thursday evening of this week.

LAW INTELLIGENCE.

UNITED STATES DISTRICT COURT—Sept. 15—Before Judge BETTS.

ONE OF THE BRAMIN SLAVE CASES—DE CASTRO vs. **ACQUITTED.**

The United States vs. Placido De Castro. This morning, after hearing argument on the point, the Court decided that those who are co-defendants with the accused, and who are not called as witnesses, either by the defense or the prosecution, under the name removed from the record by the entry of a *non pro*, or by a verdict; and this rule was applied to the case of the defendant, who was taken from the case, and the case was continued to the next day.

After considerable delay, from the non-attendance of witnesses, the case was continued to the next day. The case was then taken up, and the Court decided in favor of the defendant. The case was then taken up, and the Court decided in favor of the defendant.

UNITED STATES DISTRICT COURT—Sept. 16—Before Judge BETTS.

THE GRAND JURY.

The Grand Jury came in this morning with several indictments. One against Andrew Williams, a seaman of the ship John H. Elliot, for an assault with a dangerous weapon upon one William H. Gridding, on the high seas; six against Patrick McKenna alias Paddy the Greek, for enticing various United States mail vessels. The prisoners pleaded not guilty.

SUPREME COURT—SPECIAL TERM—Sept. 16—Before Judge ROOSEVELT.

THE BROADWAY RAILROAD CASE.

Jacob Sharp vs. The Mayor, et al. This morning, after hearing argument on the point, the Court decided that those who are co-defendants with the accused, and who are not called as witnesses, either by the defense or the prosecution, under the name removed from the record by the entry of a *non pro*, or by a verdict; and this rule was applied to the case of the defendant, who was taken from the case, and the case was continued to the next day.

After considerable delay, from the non-attendance of witnesses, the case was continued to the next day. The case was then taken up, and the Court decided in favor of the defendant. The case was then taken up, and the Court decided in favor of the defendant.

COMMON PLEAS—SPECIAL TERM—Sept. 16—Before Judge Jacob Neustatter.

ORDERING INJUNCTION.

Ann B. Writell vs. Peter Schultz. Motion to vacate order of arrest granted.

Ann B. Writell vs. Peter Schultz. Motion to amend order granted.

Ann B. Writell vs. Peter Schultz. Motion to confirm referee's report granted.

SUPERIOR COURT—SPECIAL TERM—Sept. 16—Before Judge Jacob Neustatter.

MOTHERS' CASE.

Shelton vs. Judgment for plaintiff, on account of the frivolousness of the demurrer.

Grisham act. Dunigan—Motion denied. No costs.

MARINE COURT—Sept. 15—Before Judge McCARTHY.

ANOTHER OF THE IRVING HOUSE CASES.

John Purchase act. Joseph Noyes. Action on a promissory note for \$500, made by the defendant, who was formerly proprietor of the Irving House. The note was given in December last, for meat furnished to the house in Washington Market. The main defense was that there was no consideration, it being a mere renewal made by Galloway to obligate him, who was at the time the real owner of the house. A second defense was that the plaintiff was not a holder in due course. The Court then adjourned.

SUBROGATION COURT—Sept. 16—Before A. W. Bradford.

REBECCA BLACK.

This case came on again today, and the evidence being in the part of the plaintiff, several witnesses were called on behalf of the defendant. The main defense was that the plaintiff was not a holder in due course. The Court then adjourned.

COURT CALENDAR—This Day.

Supreme Court Circuit—Nos. 145, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32.

Supreme Court Circuit—Nos. 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100.

BROOKLYN COURT OF GENERAL SESSIONS—Sept. 16.

This Court assembled yesterday morning before Judge Morris and Justices Edmunds and Schoumacker. The first case called was that of the People vs. John Jackson and John Dwyer, indicted for a rape committed by John Jackson on Rebecca Writell in the month of June last. The case was set down for this day (17th) for trial. The case was then taken up, and the Court decided in favor of the defendant. The case was then taken up, and the Court decided in favor of the defendant.

WESTMORELAND—At Hoboken, N. J., on Wednesday, Sept. 16.

Whitman vs. Whitman. Judgment for plaintiff, on account of the frivolousness of the demurrer.

Grisham act. Dunigan—Motion denied. No costs.

WHITMAN—At Hoboken, N. J., on Wednesday, Sept. 16.

Whitman vs. Whitman. Judgment for plaintiff, on account of the frivolousness of the demurrer.

Grisham act. Dunigan—Motion denied. No costs.

WHITMAN—At Hoboken, N. J., on Wednesday, Sept. 16.

Whitman vs. Whitman. Judgment for plaintiff, on account of the frivolousness of the demurrer.

Grisham act. Dunigan—Motion denied. No costs.

WHITMAN—At Hoboken, N. J., on Wednesday, Sept. 16.

Whitman vs. Whitman. Judgment for plaintiff, on account of the frivolousness of the demurrer.

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Whitman vs. Whitman. Judgment for plaintiff, on account of the frivolousness of the demurrer.

Grisham act. Dunigan—Motion denied. No costs.

WHITMAN—At Hoboken, N. J., on Wednesday, Sept. 16.

Whitman vs. Whitman. Judgment for plaintiff, on account of the frivolousness of the demurrer.

Grisham act. Dunigan—Motion denied. No costs.

COMMERCIAL MATTERS.

SALES AT THE STOCK EXCHANGE—SEPT. 16.

SARLOW—ELMENDORF—in this city, on Tuesday, Sept. 10, 1890, at the Church of the Holy Innocents, by the Rev. J. J. Elmendorf, John H. Sarlow of Newark, N. J., to Mary M. Elmendorf of New York.	3,000 Cal. State 76 75 1/2	200	do	do	do	do	do	do	do
BARKER—ALLAN—in this city, on Wednesday evening, Aug. 20, by the Rev. E. B. Clark, at No. 34 Perry street, Alfred L. Barker to Margaret L. Allen, both of this city.	2,000 N. Y. Central R.R. 70 1/2	100	do	do	do	do	do	do	do
CODWINE—HERRIMAN—in this city, on Monday, Sept. 9, 1890, at the residence of William L. Johnson, George N. Codwine, to Miss Catherine, daughter of James Herriman, esq.	2,000 Erie R.R. 100 1/2	100	do	do	do	do	do	do	do
DAMERL—BROWN—On Tuesday morning, Sept. 16, by the Rev. E. B. Cook, Mr. William Damerl to Miss Janet A. Brown, all of this city.	500 Hudson Riv. R.R. 1st Mte 70 1/2	150	do	do	do	do	do	do	do
DEVEAU—HOPKINS—in this city, on Sunday, Sept. 14, by the Rev. Harvey H. Hopkins, Lilliah Deveau to Miss Caroline A. Hopkins, both of this city.	1,000 Harlem R.R. 4th Mte 70 1/2	200	do	do	do	do	do	do	do
FLOYD—CARGILL—in Brooklyn, on Thursday, Sept. 11, by the Rev. J. E. Rockwell, Mr. George Floyd to Miss Fannie J. Cargill, both of this city.	2,000 Erie R.R. 100 1/2	100	do	do	do	do	do	do	do
LYN—LOU—in Monday, Sept. 15, by the Rev. Stephen H. Tyns, Jerome Bonaparte Judd to Ellen Louisa Lou, all of this city.	100 Mich. Cen. R.R. 100 1/2	100	do	do	do	do	do	do	do
RICE—SMITH—On Monday, Aug. 18, at the English Episcopal Church, Loughor, Tuscany, by the Rev. James Alexander Wood, and in presence of the United States Consul, William Thomas Rice, esq., the United States Consul, of New York, of Boston, of Philadelphia, to Elizabeth Smith, third daughter of the Rev. Philip Smith, Mount, County, Meath, Ireland.	178 Bank of Commerce 102 1/2	200	do	do	do	do	do	do	do
SHELL—OVERCROCKER—in Brooklyn, on Sunday, Sept. 15, at the residence of Mr. A. B. Gardner, by the Rev. Mr. Perry, George C. Sheldon, Allegheny, Cataugaus, N. Y., to Elizabeth Overcrocker of Brooklyn.	100 Reading Railroad 100 1/2	100	do	do	do	do	do	do	do
STORAN—CHESLER—Advocate and Journal please copy.	100 Rock Island R.R. 100 1/2	100	do	do	do	do	do	do	do
	100 Erie R.R. 100 1/2	100	do	do	do	do	do	do	do
	100 Mich. Cen. R.R. 100 1/2	100	do	do	do	do	do	do	do
	100 Hudson Riv. R.R. 100 1/2	100	do	do	do	do	do	do	do
	100 Harlem R.R. 100 1/2	100	do	do	do	do	do	do	do
	100 Erie R.R. 100 1/2	100	do	do	do	do	do	do	do
	100 Mich. Cen. R.R. 100 1/2	100	do	do	do	do	do	do	do
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